6 7 8 IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10

Case No. C17-1174 RSM

STIPULATED MOTION AND ORDER TO EXTEND TIME FOR HUDSON INSURANCE COMPANY TO RESPOND TO ZURICH AMERICAN INSURANCE COMPANY'S CROSS CLAIM

MASSACHUSETTS BAY INSURANCE COMPANY AND HANOVER INSURANCE COMPANY,

Plaintiffs,

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PUSH HDD, LLC; REECE CONSTRUCTION COMPANY; ZURICH AMERICAN INSURANCE COMPANY; AND HUDSON INSURANCE COMPANY

Defendants.

Defendant Hudson Insurance Company's ("Hudson") deadline to answer or otherwise respond to Defendant Zurich American Insurance Company's ("Zurich") Cross Claim is currently Monday February 12, 2017. The parties in this litigation are working on a settlement which would result the dismissal of Zurich's cross claim against Hudson.

Hudson and Zurich therefore seek to avoid Hudson filing an unnecessary and moot response to the cross claim by extending the time for Hudson to answer or otherwise respond to Zurich's cross claim.

STIPULATED MOTION AND ORDER TO EXTEND TIME TO RESPOND TO ZURICH'S CROSS CLAIM Case No.: 2:17-cv-01174-RSM -1

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1 Hudson seeks, and Zurich stipulates to, additional time through and including March 23, 2 2018, to answer or otherwise respond to Zurich's Cross Claim. Zurich and Hudson hereby 3 stipulate Hudson shall have through and including March 23, 2018 to answer or otherwise 4 respond to Zurich's Cross Claim. 5 SO STIPULATED to this February 8, 2018. 6 7 By: /s/ Jacquelyn A. Beatty (signed by Justin By: /s/ Justin S. Landreth 8 Peter J. Mintzer, WSBA #19995 S. Landreth with e-mail authorization) Justin S. Landreth, WSBA #44849 Jacquelyn A. Beatty, WSBA #17567 9 SELMAN BREITMAN LLP KARR TUTTLE CAMPBELL 800 Fifth Avenue, Suite 4100 701 Fifth Avenue, Suite 3300 10 Seattle, WA 98104 Seattle, WA 98104 Telephone: 206.447.6461 11 Telephone: 206.223-1313 Facsimile: 206.588.4185 jbeatty@karrtuttle.com pmintzer@selmanlaw.com 12 ilandreth@selmanlaw.com Attorneys for Defendant ZURICH 13 Attorneys for Defendant HUDSON AMERICAN INSURANCE COMPANY INSURNACE COMPANY 14 15 16 17 **ORDER** 18 Defendant Hudson Insurance Company shall have up to and including March 23, 2018 to 19 answer or otherwise respond to Defendant Zurich American Insurance Company's Cross-Claim 20 (Dkt. #37). 21 Dated this 9th day of February 2018. 22 23 RICARDO S. MARTINEZ 24 CHIEF UNITED STATES DISTRICT JUDGE 25 26